SEP 2 3 1999

IN RE: LATEX GLOVE LITIGATION

SUPERIOR COURT OF NEW JERSEY

JUDGE MARINA CORODEW DIVISION

MIDDLESEX COUNTY

This relates to:

CIVIL ACTION - LATEX LITIGATION

RENEE HARKINS

CASE CODE 243

DOCKET NO. MID-L-4608-98-MT

v.

BAXTER HEALTHCARE CORP., et al.

ORDER OF DISMISSAL WITHOUT PREJUDICE AND WITHOUT COSTS

This matter having been brought before the Court by the consent and agreement of, John M. Di Donato, counsel for plaintiff, and Stephen M. McManus, counsel for defendant, Tillotson Corporation, for an order to dismiss Tillotson Corporation from this action with prejudice; and for good cause shown;

23 day of September, 1999, hereby IT IS this

ORDERED that pursuant to R. 4:37-1, Tillotson Corporation shall be dismissed with prejudice and without costs, however, upon a showing of good cause, Tillotson Corporation, after having been dismissed may be reinstated in this action; and

IT IS FURTHER ORDERED that should the defendant be reinstated in this action. Tillotson Corporation shall be deemed to consent to the tolling of the statute of limitations from the date the original Complaint was filed to the date of the reinstatement. In the event of reinstatement of the Complaint, and except upon a showing of good cause, the defendant shall be bound by case management and Court orders entered during the period in which the defendant was dismissed. Tillotson Corporation shall, furthermore be deemed to have consented to waive any entire controversy defenses which would not otherwise apply had the agreement to voluntary dismiss the defendant had not been entered into; and

> McCormick & Priore ATTORNEYS AT LAW

IT IS FURTHER ORDERED that Tillotson Corporation shall circulate a copy of this order upon all parties to the action within seven (7) days from the date of entry of the Order.

BY THE COURT:

HONORABLE MARINA CORODEMUS, J.S.C.

We hereby consent to the entry and filing of the foregoing:

John M. Di Donato, Esquire

Stephen M. McManus, Esquire

McCormick & Priore Attorneys at Law